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               Attorney for Defendant
          6
               BACKGROUNDCHECKS.COM LLC
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          8
                                        UNITED STATES DISTRICT COURT
          9
                                               DISTRICT OF NEVADA
         10
         11
               Guillermo Lomeli Jr.,
                                                             Case No. 2:21-cv-01267-JAD-DJA
         12
                            Plaintiff,
         13
                                                              STIPULATION TO EXTEND TIME
                                                               FOR DEFENDANT
               v.
         14
                                                               BACKGROUNDCHECKS.COM LLC
               Backgroundchecks.com, LLC,
                                                              TO FILE RESPONSIVE PLEADING
         15
                            Defendant.
                                                              [SECOND REQUEST]
         16
         17
         18
                     Plaintiff
                                 GUILLERMO
                                                   LOMELI
                                                                JR.
                                                                       ("Plaintiff")
                                                                                      and
                                                                                              Defendant
         19
               BACKGROUNDCHECKS.COM LLC ("Defendant"), by and through their undersigned counsel,
         20
               hereby agree and stipulate to extend the time for Defendant to file a response to the Complaint from
         21
               the current deadline of September 9, 2021, up to and including September 30, 2021.
         22
                     This is the second request for an extension of time to respond to the Complaint. The
         23
               requested extension is necessary in light of the fact the parties have begun discussions regarding
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               the scope and handling of the case and potential resolution of this matter. The additional time will
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               allow the parties to complete these discussions for efficiency before having to engage in motion
         26
               practice.
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TTLER MENDELSON P.C.
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1	This request is made in good	faith and not for the numerous of dalay, and the nertice baliaye
2	This request is made in good faith and not for the purpose of delay, and the parties believe the interests of judicial economy support granting this extension.	
3	Dated: September 9, 2021	Dated: September 9, 2021
4	Respectfully submitted,	Respectfully submitted,
5	acceptantly succession,	1.00F 0.0021111000,
6	/s/ Michael Kind	/s/ Diana G. Dickinson
7	MICHAEL KIND, ESQ. KIND LAW	DIANA G. DICKINSON, ESQ. LITTLER MENDELSON, P.C.
8	GEORGE HAINES, ESQ. GERARDO AVALOS, ESQ. FREEDOM LAW FIRM, LLC	Attorney for Defendant BACKGROUNDCHECKS.COM LLC
10	Attorneys for Plaintiff	
11	GUILLERMO LOMELI JR.	
12		IT IS SO ORDERED.
13		Contember 10, 2021
14		Dated: September 10, 2021
15 16		
17		UNITED STATES MAGISTRATE JUDGE
18	4842-7763-9162.1 / 107811-1012	
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